

## **REMARKS**

Claims 1-18 are pending in the application. Claims 1, 2, 4-8, 11-14, and 17-18 have been amended. Applicant respectfully requests reconsideration in light of the amendments and the following remarks.

### **CLAIM REJECTIONS UNDER 35 USC §103**

The Office Action rejected claims 1-18 under 35 USC 103(a) as being unpatentable over Mann et al. (US Patent 6,654,801) in view of Chu et al. (US Patent 6,718,376).

Claim 1, as amended, is not unpatentable over Mann in view of Chu because neither Mann nor Chu teach a method for re-activating an integration adapter using an integration broker as part of an enterprise application integration solution. Mann's invention cannot issue a restart command once connectivity is lost.

Further, neither Mann nor Chu teach or suggest the claimed elements of: "a. monitoring messaging between the integration adapter and a remote application for an event; and notifying a queue manager when the event occurs; b. generating a trigger message based on the event and predetermined process parameters associated with the integration adapter; and providing the queue manager with a process definition object having the predetermined process parameters; c. generating an activation command based on the trigger message operable to activate the integration adapter; and d. if the integration broker detects a loss of connectivity with the integration adapter, restarting the integration adapter." Support for the claim amendments can be found throughout the disclosure, particularly in paragraphs [0018], [0030] and [0031].

Claims 2-6 are dependent on claim 1 and are patentable over Mann in view of Chu for

at least the same reasons that claim 1 is patentable.

Independent claim 7, as amended, is a system counterpart to claim 1 and as such, it is patentable for at least the same reasons that claim 1 is patentable.

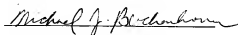
Claims 8-12 are dependent on claim 7 and are patentable for at least the same reasons that claim 1 is patentable.

Claim 13 is a computer program counterpart to claim 1 and as such, it is patentable for at least the same reasons that claim 1 is patentable.

Claims 14-18 are dependent on claim 13. Therefore, they are patentable for at least the same reasons that their parent claim 13 is patentable.

For the foregoing reasons, Applicant respectfully requests allowance of the pending claims.

Respectfully submitted,



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